## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

BRANDON SMIETANA and	)
SKYCOIN GLOBAL FOUNDATION LIMITED,	)
a Singapore company, and SYMBOLIC	)
ANALYTICS INC. a Delaware Corporation	)
	)
Plaintiffs,	) Case No. 1:22-cv-00708
V.	)
••	) Honorable Sara L. Ellis
BRADFORD STEPHENS,	)
AARON KUNSTMAN,	)
HARRISON GEVIRTZ, f/k/a "HaRRo",	<b>JURY DEMANDED</b>
RYAN EAGLE,	)
FAR AHEAD MARKETING, LLC.,	)
JOEL WAYNE CUTHRIELL f/k/a "JOEL",	)
MORGEN PECK, CATHERINE BYERLY,	)
STEVEN LEONARD, JOSHUA OGLE,	)
AMERICAN PUBLISHERS, INC. d/b/a	)
CONDÉ NAST, AMERICAN	)
PUBLISHERS, INC. d/b/a CONDÉ NAST d/b/a	)
THE NEW YORKER MAGAZINE, and	)
UNKNOWN INDIVIDUALS AND COMPANIES	)
Defendants.	)
Detendants.	)
	,

AMENDED NOTICE OF MOTION

TO: All Counsel of Record (See attached Service List)

PLEASE TAKE NOTICE that on the 30<sup>th</sup> day of November, 2023, at 1:45 p.m., or as soon thereafter as counsel may be heard, I shall appear before the Honorable Judge Sarah L. Ellis, or any judge sitting in her stead, in the courtroom usually occupied by her in Room 1403 of the United States District Court - Northern District of Illinois, 219 South Dearborn, Chicago, Illinois, and shall then and there present the attached Plaintiffs' Motion for Extension.

Respectfully submitted,

\_\_\_\_/s/ James A. Karamanis James A. Karamanis James A. Karamanis, Esq. Barney & Karamanis, LLP. Two Prudential Plaza 180 N. Stetson, Suite 3050 Chicago, IL. 60601 Phone: (312) 553-5300

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Represents: Defendants, Bradford Stephens and Ryan Eagle

## **Justin Alan Morello**

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Represents: Defendant: Far Ahead Marketing

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## **CERTIFICATE OF SERVICE**

I, James A. Karamanis, state that a true and correct copy of Plaintiffs' Motion for Extension was electronically filed with the Clerk of the Court on November 20, 2023, using the CM/ECF system which will send notification of such filings to all attorneys of record. Under penalties of perjury, I certify that the above statements set forth herein are true and correct.

I, James A. Karamanis, state that a true and correct copy of the Notice of Motion was electronically filed with the Clerk of the Court on November 28, 2023, using the CM/ECF system which will send notification of such filings to all attorneys of record. Under penalties of perjury, I certify that the above statements set forth herein are true and correct.

/s/ James A. Karamanis